UNITED STATES DISTRICT COURT

for the

District of South Carolina

Ethox Chemical LLC; James Tanner Plaintiffs V. The Coca-Cola Company Defendant)) Civil A)	action No.	6:12-cv-0168	32-KFM
JUDGMENT IN A CIVIL ACTION				
The court has ordered that (check one):				
☐ the plaintiff (name) recover from the defend	dant (name)	the amo	unt of	dollars (\$),
which includes prejudgment interest at the rate of%, plus postjudgment interest at the rate of%, along with				
costs.				
☐ the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (name)				
recover costs from the plaintiff (name)	.			
■ other: The plaintiffs have shown by clear and convirued States Patent No. 8,110,265. Accordingly, judgm inventorship claim and on the defendant's counterclaim direct the Director of the United States Patent and Trade Tanner as a named inventor on United States Patent No.	ment is entered in facts. Pursuant to 35 U emark Office to iss	avor of the p J.S.C. § 256	plaintiffs on the , by separate or	rir correction of rder, the court will
This action was (check one): Tried by a jury, the Honorable presiding, and the jury has rendered a verdict.				
■ tried by the Honorable Kevin F. McDonald presiding, without a jury and the above decision was reached.				
☐ decided by the Honorable				
Date: September 30, 2015	CLERK	OF COURT	Stah	dn
		Signatur	a of Clark or Danu	to Clark